STATE	E OF WISCONSIN, CIRCUIT COURT,	COUNT	For Official Use
IN THE	E INTEREST OF	Order Concerning Termination of Parental Rights (Involuntary)	
	Name	(involuntary)	
	Date of Birth	Case No.	
	Date of Birth		
THE C	OURT FINDS:		
1.	Notice was given to all those entitled to notice	Э.	
2.	The provisions of the Indian Child Welfare Ac (For an Indian child, use the Indian Child We		r.)
3.	The parent(s) are:  a. Mother's name:  b. Father's name:  c. Other possible father(s):		irth: irth:
	Name:	Date of b	irth:
	Name:	Date of b	irth:
	Name:	Date of b	irth:
☐ 4.	There was no declaration of paternal interest		
☐ 5.	Name(s): failed to appear at the hearing, and is/are in c	default.	
6.	This matter was tried to a jury. It the following grounds for termination of the part that the following grounds for termination of the part that the following grounds for termination of the part that the following grounds for the part that the part	ne court. parental rights of	were found to exist:
	abandonment		
	relinquishment		
	continuing need of protect		
	continuing parental disabil	ls of physical placement or visitation	
	☐ ☐ child abuse	o e. pye.ea. p.aeee ee.a.e	
	failure to assume parental	responsibility	
	failure to assume parental incestuous parenthood homicide or solicitation to parenthood as a result of commission of a serious feet.		
	nomicide or solicitation to parenthood as a result of	commit homicide of parent	
	commission of a serious fe	elony against one of the person's childr	en
	prior involuntary termination	on of parental rights to another child	
<b>7</b> .	The ☐ mother ☐ father is unfit.		
8.	It is in the best interest of the child that the parafter considering the following factors:  • The likelihood of the child's adoption at the age and health of the child, both a was removed from the home.  • Whether the child has substantial relative would be harmful to the child to sever.  • The wishes of the child.	fter termination.  at the time of the disposition and, if applicationships with the parent or other family	

Order Co		e 2 of 2	Case No.	
	<ul> <li>The duration of the separation of the parent from the</li> <li>Whether the child will be able to enter into a more stathe termination, taking into account the conditions of future placements and the results of prior placements</li> </ul>	able and p the child's		
9.	The child is placed in sustaining care because  ☐ the child is not likely to be adopted.  ☐ adoption is not in the best interest of the child.			
10.	Reasonable efforts to achieve the goal(s) of the permanence if appropriate, were (Complete one of the following only if there is a made by the department or agency responsible for proven	permanency	plan.)	ement
	not made by the department or agency responsible for	providing	services.	
11.	Any parent who has appeared was informed of the provision Statutes.	ns of §§48	.432, 48.433 and 48.434, Wiscons	in
<u> </u>	Other:			
☐ 13.	The evidence does not warrant the termination of the paren	tal rights o	of (Name)	
THE C	OURT ORDERS:			
☐ 1.a	a. The parental rights of (Name of Parent(s):	dy of the or the	child	ted.
	If guardianship or custody is transferred to an agency adoption of the child or establishing the child in a perr ☐ was filed. ☐ is attached. ☐ will be filed wi	manent fa	mily setting. The child's permanend	
	The provisions of §§48.432, 48.433 and 48.434, Wisconsin	Statutes a	ire attached.	
☐ b	o.The petition to terminate parental rights of (Name) is dismissed.			
□ 2.	Other:			
	THIS IS A FINAL ORDER FOR PUR	POSES O	F APPEAL.	
	ву тн	IE COURT	7:	
	_		Circuit Court Judge	
	_		Name Printed or Typed	
	<del>-</del>		Date	